STATE OF INDIANA BEFORE THE INDIANA ALCOHOL AND TOBACCO COMMISSION

IN THE MATTER OF)	
THE PERMIT OF:)	
)	
Christina Bolz) Permit No. BR176	7309
)	

PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW

I. BACKGROUND OF THE CASE

The Applicant, Christina Bolz, BR1767309, ("Applicant") is the Applicant for an Alcohol and Tobacco Commission ("ATC") employee permit. The Applicant filed her application on February 26, 2020 and August 15, 2020. Upon review of Applicant's record with the Indiana Bureau of Motor Vehicles, ATC staff determined that Applicant had two unrelated convictions for operating while intoxicated as defined by IC 7.1-1-3-13.5. The dates of the convictions are as follows:

- 1. Conviction under cause number 64D06-1203-CM-002818 on March 21, 2012; and
- Conviction under cause number 64D04-1806-CM-005678 on August 7, 2018.
 Applicant appealed the denial of her permit and the matter was set for a hearing on August 24, 2020.

III. EVIDENCE BEFORE THE ATC

¹ Permit expired in 2020 and Applicant is requesting reinstatement.

- 1. The following individuals testified before the ATC in favor of the Applicant in this cause:
 - a. Christina Bolz, applicant.

IV.

FINDINGS OF FACT

- The Applicant, Christina Bolz, is the Applicant for an Alcohol and Tobacco Commission employee permit. (ATC File.)
- 2. The Applicant had two unrelated convictions for operating while intoxicated as defined by IC 7.1-1-3-13.5 (conviction) in the past ten years. (ATC File.)
- Any Finding of Fact may be considered a Conclusion of Law if the context so warrants.

V. CONCLUSIONS OF LAW

- At the time of the application, Applicant was prohibited from holding an employee permit under IC 7.1-3-18-9(h) because Applicant had two unrelated convictions for operating while intoxicated.
- 2. Applicant will be eligible for an employee permit on April 25, 2021.
- 3. Pursuant to IC 7.1-3-19-12, twenty dollars (\$20) of the permit fee shall be returned to the Applicant. Twenty-five dollars (\$25) of the permit fee shall be disposed of pursuant to Title 7.1, Article 4 of the Indiana Code.
- Any conclusion of law may be considered a finding of fact if the context so warrants.

THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that the denial of the application for BR1767309 is in compliance with the law. The eligibility date for Applicant is April 25, 2021. Twenty dollars (\$20) of the permit fee shall be returned to the applicant.

DATED: 1/2/20

Marjorie Maginn, Hearing Judge

Commission; Adoption:

David Cook, Chairman

Date: 127-20

John Krauss, Vice Chairman

Marjorie Maginn, Commissioner

Dale Grubb, Commissioner